In the		Г	-	ì
CIRCUIT COURT		1	For File Slamp Only	
Of St. Louis County, Missouri				
SMALL CLAIMS COURT				
(Please Print Clearly)			FILED	
•	Machel 6	1623		
Philip D Mitchell Plaintif(s)	Cata Misseline	700)	OCT 6 - 2000	
932 Latigos Trait	3000		OCT 2 1 2009	
Address	Amount Claigned		JOAN M. RU MED	ı
St Louis, MO 63131	12/1/09	1.001 MOTOR	JOAN M. GILMER DUIT CLERK, ST. LOUIS COUNT	Y
Clty/State/Zip	Court Date	7 Time		
(314) 835-3599 Telephone Number	45 /	ullay		
telephone Number	Division	Day		
VS				
Palisades Collection, LLC	Palicarios (collection LLC		
Defendant(s)	Other Information	1		
PO Box 1244 Address	210 Svlvan	Avenue		
, vipum vivivi W				_
Engelwood Cliffs, NJ 07632 City/State/Zip	Englewood	Cliffs, NJ 0763	2	
(1866) 230-8094 Serve Gry Steve	_			
Telephone Number	<u>800-991-93</u>	67		
	PETITION			
The Plaintiff(s) states he/she has a claim against the		nt of \$ 3.000.00	plus court costs.	
The claim arose on or about October 7	, 200 9 as	a result of the fo	llowing events:	
			_	
Palisades Collection, LLC, a New Jersey Corporation, i	s a collection agency attempt	ing to collect an al	leged debt that is in disputi	<u>B.</u>
On December 31, 2007, USPS Certified Mail was delivered	to Palisades Collection, LLC co	mmunicating the fol	llowing instructions in writing:	<u>:_</u>
	. 101			
*Please limit your communication with me to writing only	y. It i receive any telephone ci	alis from Your com	party they will be considere	<u>Q</u>
intentional harassment," On Wednesday October 7, 2009	at 1:48PM CDT and again on S	Saturday October 10	3, 2009 at 7:59 PM CDT,	
the first and th				
Palisades Collection, LLC called plaintiff's residence and di	s leave recorded voice mail mes	sages concerning a	an attempt to collect an allege	20_
debt. Palisades Collection, LLC is in violation of the Fa	air Debt Collection Practices	Act, under section	#805, sub-section (C).	
**CEASING COMMUNICATION. If a consumer notifies a s	lebt collector in writing that	the consumer wish	es the debt collector to ceas	30 _
further communication with the consumer, the debt collect	or shall not communicate furth	er with the consum	er with respect to such debt.	<u>*</u>
The Physical Price of the all and the all	1747	- 4b- to mak n# 5-1/		
The Plaintiff(s) states that the allegations in this per is not an assignee of this claim, and that he/she				
courts during the current calendar year. Plaintiff(s)	understands that should he	e/she be success	sful in this action and obta	aìn
a judgment, and if defendant(s) does not appeal				
barred from commencing another action involving hereby waiving his/her right to jury triat on these iss			uncersiands that ne/sne	; IŞ
	and it will be the control of	DLIK	A. LII	
Dated 10-21-09	1	11/0/11/11	of Plaintiff or Agent	
		Signature to	ж енипри от мувлі	
CCAC12 Rev. 10/04 WHITE- File YELL	DW- Defendant	PINK- Defendant	EXHIBIT	